1	KRONENBERGER ROSENFELD, LLP Karl S. Kronenberger (CA Bar No. 226112) Jeffrey M. Rosenfeld (CA Bar No. 222187) 150 Post Street, Suite 520	
2		
3	San Francisco, CA 94108 Tel.: (415) 955-1155	
4	Fax: (415) 955-1158	
5	karl@KRInternetLaw.com jeff@KRInternetLaw.com	
6	Attorneys for Plaintiffs Amber Kristi Marsh and Stacie Evans	
7	DENNIS A. WINSTON A PROFESSIONAL LAW CORPORATION	
8	Dennis A. Winston (SBN 068049) 3221 Carter Ave, Apt. 444	
9	Marina Del Rey, California 90292 Tel. (310) 306-4099 Fax (310) 306-4499	
10	E-mail: denniswinston@yahoo.com	
11	Attorneys for Defendants ZaaZoom Solutions, LLC; ZaZa Pay, LLC;	
12	Automated Electronic Checking, Inc.; MultiEcom, LLC and Online Resource Center, LLC, and Specially Appearing for Defendants Moe Tassoudji and Bill Cuevas.	
13 14		
15	UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA	
17	SAN FRANCISCO DIVISION	
18		
19	AMBER KRISTI MARSH and STACIE	Case No.: 3:11-cv-05226-RS
20	EVANS , individually and on behalf of a class of similarly situated persons,	San Francisco Sup. Ct.
21	Plaintiffs,	CLASS A CENON
22		CLASS ACTION
23	ZAAZOOM SOLUTIONS, LLC, et al.	SECOND STIPULATION AND [PROPOSED] ORDER TO EXTEND DATE
24		FOR FILING REPLY ON BEHALF OF SPECIALLY APPEARING DEFENDANTS
25	Defendants.	MOE TASSOUDJI AND BILL CUEVAS IN SUPPORT OF MOTION TO QUASH
26		Hg. Date: TBD
27		Hg. Time: 1:30 p.m. Ctrm: 3, 17 th Floor
28		[Complaint Filed May 9, 2011]
)
	SECOND STIPULATION AND PROPOSED ORDER TO EXTEND DATE FOR FILING REPLY ON BEHALF OF	

SPECIALLY APPEARING DEFENDANTS MOE TASSOUDJI AND BILL CUEVAS IN SUPPORT OF MOTION TO QUASH Case No.: 3:11-cv-05226 RS

1 TO THE CLERK OF THE COURT AND TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD HEREIN: 2 Plaintiffs AMBER KRISTI MARSH and STACIE EVANS ("Plaintiffs") and Specially 3 Appearing Defendants MOE TASSOUDJI and BILL CUEVAS ("Specially Appearing 4 Defendants") hereby STIPULATE as follows: 5 6 1. Specially Appearing Defendants shall have until December 6, 2011, to file a 7 reply to their motion to dismiss for lack of jurisdiction [D.E. No. 14]. 8 9 Dated: December 5, 2011 KRONENBERGER ROSENFELD, LLP 10 11 By /s/ Jeffrey M. Rosenfeld 12 Jeffrey M. Rosenfeld 13 Attorneys for Plaintiffs 14 December 5, 2011 Dated: DENNIS A. WINSTON, 15 A PROFESSIONAL LAW CORPORATION 16 17 /s/ Dennis A. Winston Dennis A. Winston Attorneys for 18 Defendants ZaaZoom Solutions, LLC; ZaZa Pay, LLC; Automated Electronic Checking, Inc., MultiECom, LLC 19 and Online Resource Center, LLC and Specially Appearing Defendants Moe Tassoudji and Bill Cuevas 20 21 22 I, Dennis A. Winston, am the ECF user whose ID and password are being used to file 23 this SECOND STIPULATION AND [PROPOSED] ORDER TO EXTEND DATE FOR 24 FILING REPLY ON BEHALF OF SPECIALLY APPEARING DEFENDANTS MOE 25 TASSOUDJI AND BILL CUEVAS IN SUPPORT OF MOTION TO QUASH. I 26 NCOMPLIANCE WITH General Order 45, X.B., I hereby attest that Jeffrey M. Rosenfeld has 27 concurred in this filing. 28

[PRPOPOSED] ORDER

THE ABOVE STIPULATION IS ACCEPTED.

THE DATE ON WHICH SPECIALLY APPEARING DEFENDANTS MAY FILE A REPLY TO THEIR MOTION TO QUASH IS EXTENDED TO DECEMBER 6, 2011.

Dated: December _7_, 2011

Judga United States District Court

Case No.: 3:11-cv-05226 RS